- about changes in usage patterns and so forth, that seem to
- 2 be shifting the base away from universal service, and how
- 3 they were willing to look at that slope, and express a very
- strong opinion about where it ended up; that there were no
- 5 foreseeable reversals in that slope.
- I think the challenges -- you're absolutely right.
- 7 This area of regulation is full of "horse before cart-isms,"
- 8 and I think the real challenge is to see whether there are
- 9 pieces of the puzzle that you can fix and address in a way
- that still leaves you the flexibility, when the next
- 11 unanticipated wave of change occurs.
- We have just the benefit of a few years of
- 13 experience in the 1996 act, and already the world looks
- 14 quite different than it did in 1995 and 1996, when the act
- 15 was being finalized.
- 16 So that's really the challenge, which of these
- approaches will give you or afford you the flexibility not
- to have to reinvent the wheel, when the next shift in usage
- 19 trends means something additional for the base.
- MR. COPPS: Thanks.
- DR. GILLIS: I agree. I don't observe consensus
- 22 among the parties on how urgent the change is; although I
- wouldn't expect consensus, because we are in a scenario
- 24 where change is a benefit to some parties, and not to
- others, and it's difficult to get consensus on something

- like that.
- I would suggest that your standard ought to be
- obviously the act, and whether or not it's equitable or
- 4 nondiscriminatory, the current issue.
- 5 But what I find the most troubling, and is
- 6 probably the greatest urgency are the competitive issues. I
- mean, to the extent that we are dealing with a mechanism
- 8 that does not support fair competition in the marketplace,
- 9 you know, there is some real dollars, some real trends, some
- 10 real investment, that will be affected by that.
- 11 My pet issue is sufficiency of universal
- 12 circumstances, what I care passionately about, and I think
- that's also endangered by the current mechanism. But from a
- 14 broader public policy point of view, I would put that even
- 15 second.
- MS. ABERNATHY: Commissioner Rowe?
- 17 MR. ROWE: Thank you. I appreciated both of your
- 18 comments and your remarks concerning the importance of
- 19 trying to build consensus. I think that's exactly the
- 20 spirit in which this discussion was convened, and reason
- 21 we're here today. That's also the reason that both of you
- 22 were invited here today. So you hit the target perfectly.
- I also agree, Ms. Wallman, with the importance of
- engaging people who are most affected. In this case,
- certainly, that is not limited to, but includes, the rural

- carriers and their customers, and I'm pleased to have been
- 2 able to do that.
- 3 Commissioner Copps asked my first question, which
- 4 was, looking through the record, do you see a basis for, at
- least, the buds of a consensus, either as to the problem
- 6 definition, or as to possible solutions? Maybe I'll leave
- 7 that, unless you have any additional comments.
- 8 But then also looking at Dr. Gillis' criteria, can
- 9 you, as you look through the various proposals, identify
- areas where some strategies may be more consistent with
- 11 those criteria than with others?
- DR. GILLIS: I think there are. The strategies
- offered are on a continuum, I supposed. They are on a
- 14 continuum from modest modification as existing mechanism --
- 15 revenue based mechanism -- to a collection based approach,
- with the coalition's approach being probably the simplest
- 17 and easiest to administer. But then with that, you have the
- issue that's raised by many commenters, that the IEC is not
- being perceived as contributing, and that being balanced
- 20 against the complexity of an alternative mechanism, would
- 21 allow them to contribute.
- 22 So there is a continuum, in my view, though, that
- there's a difference between them. I guess between your
- lines a bit, are there multiple feasible paths to reaching
- the same end; yes. Do some paths get you farther down the

- 1 road than others? I think the answer to that is yes.
- 2 My suggestion is, under the criteria outlined,
- 3 focus as much as possible on the simplest mechanism you can
- 4 come up with, that satisfies you that you indeed have a
- 5 mechanism that complies with Section 254(d), particularly
- 6 the equitable nondiscriminatory piece of that.
- 7 MS. WALLMAN: I think I'd like to kind of converse
- 8 with the panels today, because the comments, although very
- 9 thoughtfully reflected, often don't pick up the nuances of
- where the hard parts and the soft parts in the position are.
- MR. ROWE: Just to keep me from running on too
- long, I did write out my questions for all the panelists,
- and I would very much appreciate seeing both of your answers
- 14 to as many of those questions as you could care to address.
- 15 Thank you very much.
- 16 MS. ABERNATHY: Thank you, Commissioner Rowe.
- 17 I'll defer question in the interest of time, and
- 18 move on to Commissioner Thompson.
- 19 COMMISSIONER THOMPSON: Thank you. I am
- interested in hearing both of your thoughts on this, which
- is that we're being asked now to advise the FCC on making
- 22 adjustment. It's a number of years after the act has
- passed. During those years, we've seen dramatic changes in
- 24 the way communication services are delivered to consumers.
- How important do each of you think it is for us to

- design some kind of mechanism that's going to withstand the
- 2 next series of changes; or, in deference to the idea
- expressed by Ms. Wallman, of being aware of folks' anxiety
- 4 in making dramatic changes, should we be doing something
- 5 that is implemented in a series of small and repeated
- 6 changes? How do you balance the need for stability and
- 7 certainty in the markets, with the need to implement a
- 8 policy that folks can live with?
- 9 MS. WALLMAN: I think that's an important
- 10 statement to the competing interests that need to be
- 11 balanced. There's always a tension in policymaking about
- incremental change versus big picture change. I think that
- this is a case where you know sort of what the trend lines
- 14 are. We have some opinions -- not always do opinions agree
- with each other -- but opinions about where the trend lines
- 16 go.
- Do people think there's going to be a reversal in
- 18 the trend about interstate minutes? Well, probably not --
- as people learn to use other technologies to communicate
- over longer distances. It probably will continue in the
- 21 same direction.
- 22 So it would seem to me that if you base your
- decision based on known trends, you end up putting the
- system on at least a glide path. The Commission, and I know
- 25 many state commissions, have a lot of experience with glide

- 1 path type approaches to solving problems, where you don't
- start at the 10th story of the building and jump all the way
- 3 to the first.
- 4 You construct a system that is based on triggers.
- 5 You know you need to get from ten to one, and you have a
- 6 series of triggers over time, that adjust with what's
- 7 happening in the market. So that might be a way to bridge
- 8 the two extremes.
- 9 MS. ABERNATHY: Do you have any comments?
- DR. GILLIS: Well, I generally agree with Ms.
- 11 Wallman's statement on that. I think incrementalism has its
- 12 assets and value. That's generally my philosophy on the way
- 13 I would approach these types of issues.
- In this particular case, however, I wouldn't rule
- out a more dramatic jump to the end, if you can conclude
- from your own investigation of the issue, that you're
- 17 comfortable that one, the current mechanism is broke, if
- that's a conclusion that you choose to make; and secondly,
- 19 that one of the options on the table that's being offered is
- adequate and really gets you to a mechanism more consistent
- 21 for the world that we live in now.
- The reason I say that is, it kind of goes back to
- my opening comments. It's that I see this mechanism as a
- foundation piece that needs to be set aside, if possible, so
- 25 that you all can focus on the merits of sufficiency issues,

- and non-competitive reform issues.
- To the extent this mechanism is something that's
- 3 sitting out there, that's imperfect, and if you can fix it,
- 4 it's still going to be an issue in proceedings. So if you
- 5 can set it aside, it's great. But that really depends on
- 6 your comfort level with the information that you have, to
- 7 make those changes.
- 8 MS. ABERNATHY: Commissioner Jaber?
- 9 MS. JABER: Thank you, Chairman.
- 10 Ms. Wallman, if I heard you correctly, you said
- 11 through your work on the consumer education counsel, you
- were able to run some models, or the group was able to run
- some models, and determine what the impact of the per-
- 14 connection methodology was?
- 15 Can you share some of that information with us; if
- 16 not necessarily today, but can you file it in the record in
- this proceeding, so that we could have access to those
- 18 numbers?
- MS. WALLMAN: I'd be happy to do that. The work
- was, in large part, to the credit of Joe Luben of AT&T, who
- 21 spent some time to run some numbers.
- MS. JABER: Thank you.
- MS. ABERNATHY: Commissioner Martin?
- MR. MARTIN: Thank you.
- I wanted to follow up on the same kind of

- 1 questions that I think Chairman Thompson was asking
- 2 regarding the balance between taking some immediate steps,
- and also trying to address the longer term potential issues.
- I think I understood you as saying that certainly,
- 5 to the maximum extent possible, when you can put an issue to
- 6 bed, that's the better approach, to resolve it and put it on
- 7 the side.
- But I also heard, in the initial comments, about
- 9 the importance of trying to reach consensus on the issues,
- on the longer term approaches.
- 11 To further complicate it, in talking about the
- 12 urgency of acting in some way on something now,
- particularly, I think you mentioned, Dr. Gillis, the urgency
- of the competitive issues; vis-a-vis, the competitive issues
- that have been raised in some of the technology neutral
- 16 issues.
- I found it interesting, your most recent comment,
- 18 Kathy, about the fact that we could have triggering points
- 19 along the way.
- 20 Would you consider that being maybe an appropriate
- 21 step, where we would actually try to address some of those
- competitive issues and/or consumer confusion issues; and at
- the same time, make a recommendation along the lines of what
- would be a triggering point, so to speak, that it would show
- 25 that those changes were insufficient to address the long-

- term problem, and then it should automatically have some
- other solutions be put in place? Is that like what you were
- 3 talking about, when you were talking about triggering
- 4 points?
- 5 MS. WALLMAN: Potentially so and, you know, I
- 6 would like to reflect on that approach a little bit, an
- 7 flesh it out, before saying too much more about it.
- But on the consumer confusion issues, just to be
- 9 specific, the thing that I think really wastes a lot of time
- and causes a lot of pain in prior efforts surrounding
- 11 universal service was the blame game that ensured afterwards
- about, you know, whose charge is this; who gets blamed for
- it; what do we call it?
- If we could put that aside and get out of the
- business of, you know, adding to consumer confusion by
- making it even more confused about why it happened, I think
- that would -- if we just take that head-on, I think that
- would be a huge contribution to the stability of the system.
- 19 MR. MARTIN: And actually along those lines, if we
- 20 were able to address maybe that issue, and get out of the
- 21 blame game, so to speak, and be able to take on that issue
- 22 head-on, and potentially have at least an initial addressing
- of some of the competitive issues, do you think that
- 24 actually might release some of the pressure in the system,
- and allow for a more thoughtful and/or consensus building

- approach to the long-term issues that are being raised, from
- 2 the technological standpoint?
- MS. WALLMAN: Possibly, but the best shot you
- 4 have, I think, at getting people comfortable with stepping
- 5 away from the blame game is that you have a change you need
- 6 to announce. So if you're not solving that problem, then
- you may not have the leverage to get people to agree on what
- 8 to call it and how to explain it.
- 9 MR. MARTIN: Thank you.
- 10 MS. ABERNATHY: Commissioner Dunleavy?
- MR. DUNLEAVY: Thank you, Madam Chairman.
- I generally share the concerns that everyone has
- expressed, given the complexity of the issue. Minimizing
- consumer confusion and, in an incremental way, getting to
- where we have to go is one way, or some dramatic change.
- 16 Do you have any thoughts -- I'm not quite sure I
- 17 understand the difference and distinction between consensus
- and compromise, if we're trying to get this. Isn't there a
- 19 need for that? Isn't there a need for compromise, in order
- to get to a consensus where you have so many opposing views?
- 21 MS. WALLMAN: I think that people will have to
- give things up, but what I'm suggesting is, compromise is a
- process that's more in control of the parties. They sort of
- decide what they are willing to live with, and present it to
- the decision-makers, and try to get it ratified.

1	I think that this process, unfortunately, is going
2	to be more difficult than messy or good than that approach
3	would allow. Consensus building is usually a time consuming
4	process.

For better or worse, I think that's going to be a significant consumption of time for the next little while; where the members of this Board try to bring out the best in each of these proposals, to figure out what is useful to you in constructing a solution, and telling people what they're going to have to give up, and what they're going to have to live with. So that's the distinction I'm able to draw, between consensus building and compromise.

DR. GILLIS: I think the point that I was trying to make on consensus is partly a pragmatic caution, in that this is an issue that consensus, at least in my view, would be very difficult to achieve, because of its complexity.

Consensus is always a great help, when we can get it.

But what I worry about most is that the mechanism itself should not be a barrier to making other important decisions that you all need to make. That consensus is also needed on those decisions, as well.

So if you can really put this issue behind you, the issue of the mechanism itself, even if it requires some hard decisions, and hard decisions based on your reading of the law, I guess that's what it comes down to. Then that

- will help you later on, in getting more consensus on issues
- that could involve expansion of universal service, if that
- were needed, or issues that might involve competition in
- 4 areas served by rural carriers, from the state commission
- 5 standpoint.
- 6 So it's just a tough issue, and it's one that I,
- 7 personally, don't hold out that much hope that you are going
- 8 to receive full consensus on. That obviously means airing
- 9 your views and listing, and finding it common ground, if
- 10 possible. I'm not as optimistic about that.
- MS. ABERNATHY: Thank you, Dr. Gillis; thank you,
- 12 Ms. Wallman -- if you have the chance to stay around and
- offer some closing thoughts at the end, based upon what all
- of the witnesses say, that would be helpful, I think. So
- thank you again, and we'll move on to the next panel.
- Once again, thanks to everyone for coming today,
- and helping us grapple with these very difficult issues.
- 18 Panel one, as we mentioned, is really the contribution
- 19 assessment methodologies, and discussion by each of the
- 20 parties about the proposals they have pending in front of
- 21 us.
- I think the easiest way to do it is simply start
- with John Nakahata, work our way down, and we'll let all of
- the presentations be made. Just be sure when you start
- talking, first of all, be mindful of the time. We really do

- want to hear from all of you.
- 2 And the other point is, when you start, be sure
- and state not just your name, but who you are representing
- 4 and some of your background, before you get into the details
- 5 of your presentation.
- 6 So John, if you'd like to start, that would be
- 7 great.
- 8 MR. NAKAHATA: Thank you, Commissioners, and I
- 9 apologize in advance. I managed to come down with a cold
- 10 today. So I'll try and speak directly into the mike, and I
- 11 apologize if I cough.
- 12 My name is John Nakahata. I'm here representing
- the Coalition for Sustainable Universal Service, which is
- made of up AT&T, WorldCom, and -- Telecommunications Users
- 15 Committee, and level three. We're pleased to present
- 16 testimony this afternoon.
- 17 We obviously have put forward the connections
- 18 based proposal in probably its most straightforward and
- 19 simple form, and we would urge you today to act on that as
- soon as possible, and we would really hope it would be in
- 21 time for implementation in January.
- There are five points I want to make to you today.
- Point number one, the current system is broken, and it can't
- 24 be fixed. We've seen an unprecedented decline in interstate
- telecommunications revenues over the last two years, and

- with that unprecedented decline in interstate switching
- 2 access minutes.
- That's significant, because that's never happened
- 4 before, since the FCC started keeping statistics in 1984.
- 5 We've had recessions in that time period since 1984, and
- 6 we've never seen this happen before. Something deeper is
- 7 going on, and it's systemic. It just can't be fixed by
- 8 adding, for instance, to the wireless safe harbor, because
- 9 there's something else going on, too, and that's bundling.
- There's no way that a revenue based system can
- handle bundling; not when you have bundling of interstate
- and intrastate, and bundling of telecommunications and non-
- telecommunications services, which is the way that services
- are procured now in the business market, and increasingly is
- 15 the way that services are provided in the residential
- market, as we've seen with the introduction of the MCI
- 17 neighborhood plan. There's no way to assign dollars in a
- 18 bundle consistently.
- 19 If you have got to go with an alternative, then
- 20 what's the best alternative? COSAS is the most competitive
- 21 alternative proposal we've got. It charges the same fee to
- 22 people providing similar competing services to the same end
- 23 user customer.
- SBC Bell South's proposal does, by contrast, look
- at competitively neutral on its face, when it would not be

- 1 competitively neutral in its application. I'll explain that
- a little more in my next point, which goes to the issue of
- 3 transactions costs and administrative costs.
- 4 The COSAS proposal is the simplest and most
- 5 efficient solution. It minimizes transaction costs by
- 6 focusing on a single collection point. I'll us again, SBC
- 7 Bell South -- not to pick on Judy -- but I'll use SBC Bell
- 8 South as a contrast, which is, it maximizes the number of
- 9 collection points that you have.
- 10 It means that for the ordinary residential
- 11 consumer, there may be as many as three or more providers of
- service that have to collect the data you need to run
- universal service, to bill and collect those connection
- 14 fees.
- That's inefficient. It's also inefficient because
- the ILAC, or the connection providers, are the only ones who
- are going to have the information needed to run that type of
- 18 connection based system, on the order of SBC Bell South.
- 19 IXCs and ISPs will have to buy that information
- 20 from the ILECs. That's an additional cost in the system.
- 21 It's totally unnecessary. There's no competitive reason
- that we need to have it.
- The fourth point that I want to leave with you is.
- the COSAS proposal really does reduce the average
- residential USF fees across all income groups. I have

- 1 provided the members a chart that tries to compare the
- 2 current system in the COSAS proposal and SBC Bell South.
- 3 You'll notice that SBC Bell South is significantly higher,
- 4 and does not relate at all to the carrier mark-ups.
- 5 The last point I want to make is obviously the
- 6 law. We do believe that the COSAS proposal is legal, when
- you read that within the confines of 254(d). With 254(d),
- 8 you have to read it though in its entirely, both all of its
- 9 sentences and all of it clauses.
- The first sentence says, "Every telecommunications
- 11 carrier that provides interstate telecommunications services
- shall contribute on an equitable and nondiscriminatory
- 13 basis." That means, first and foremost, you have to have an
- 14 equitable and nondiscriminatory basis, or you don't get out
- of the starting gate. That basis then has to get applied to
- 16 every telecommunications carrier. We think we do that.
- Then what happens if that number is small or
- nothing? If the number is small or nothing, then the
- 19 Commission can exempt that carrier from paying under its
- 20 diminimus authority, and this dis-harmonizes all three
- 21 portions of 254(d).
- I mean, the key, again, is, is it equitable and
- nondiscriminatory? I think one example, except for the
- 24 premise that the COSAS proposal is equitable and
- nondiscriminatory, if you were to read every

- telecommunications carrier as saying, literally that you had
- 2 to generate a fee, you could have a proposal that said,
- well, we'll take the COSAS proposal, but if it is a zero,
- 4 we're going to assign a charge of \$1.
- 5 But the \$1 would still be diminimus. That's sort
- of reading the act to require a lot of gymnastics, that we
- 7 don't think is really necessary. It's much more
- 8 straightforward, just reading it as deductible,
- 9 nondiscriminatory, and you apply it to every carrier. If
- 10 the amount is low, the carrier can be exempt and is
- 11 diminimus.
- In short, we think that this is the most
- 13 straightforward, most efficient, most sustainable way to
- move forward, and we urge the Commission to adopt it.
- 15 MS. ABERNATHY: Thank you. I'm sorry about your
- 16 cold.
- 17 MR. NAKAMATA: I apologize.
- MS. ABERNATHY: We won't ask a lot of questions,
- 19 that way, of you.
- 20 MR. NAKAMATA: I'd be happy to answer whatever
- 21 questions you have.
- MS. ABERNATHY: Ms. Walsh?
- MS. WALLMAN: My name is Judy Walsh. As many of
- you on the panel know, I am a recovering regulator --
- 25 (Laughter.)

1	MS. WALLMAN: having served on the Texas
2	commission for a number of years, before taking my current
3	position with SBC Communications as Senior Vice President of
4	State Regulatory Compliance.
5	You know, we most of the time think about SBC as
6	an ILEC. But we really operate as an IXE and a CLEC, and a
7	broad band service provider and an ISP, and through the
8	joint venture with Bell South, as Cingular Wireless, which
9	the nation's second largest wireless carrier.
10	So I think that puts us in a bit of unique
11	position to think about and make recommendations on how
12	universal service should be reformed and how the funding
13	assessment should be made.
14	There is an opportunity for consensus, I think, in
15	that the Congress, this Commission, and all the state
16	commissions have always valued the right of every American
17	to have telecommunication service, and have it available on
18	a four wheel basis.
19	This is a long-recognized public benefit, and I
20	don't think there's any question but what it's one that we
21	all continue to value.
22	The real question then becomes about the funding.
23	And it's also clear that the cost of universal service is
24	very significant. It, I believe, is estimated to go to \$6.2

billion this year, and a lot of experts say that we'll

25

- 1 continue to rise in the future.
- 2 So while no one questions the public benefit, it's
- 3 also irrefutable that the level of these charges is a pretty
- 4 good burden on providers, and it isn't always seen as value
- 5 added by the customers.
- 6 So the question of how to implement a new plan is
- 7 done in the light of providers who are paying and customers
- 8 who are paying and would like to reduce their charges; and
- 9 those who are not paying, who would prefer not to pay. So
- 10 the challenge is to come up with something that works in
- 11 that context.
- 12 The Commission has identified a number of issues
- 13 with the -- of the current mechanism, and I agree that this
- one can't be fixed. We've already talking about the
- shrinking revenue, and I won't go into that.
- But I think equally as important is that the
- 17 current system is not able to adjust to changes in the
- marketplace -- CLEX is entering the local market; RBOC
- 19 entering the long distance market; substitution of wireless
- 20 for traditional wire line and long distance; and also the
- 21 transition over to Internet telephony.
- It is not competitively neutral or technology
- transparent, because you look at DSL contributing a cable
- 24 modem, not LEX and IECs contribution IP telephony.
- Packaging and service bundling are not easily accommodated

- in the current plan, and there is clearly a lack of uniform
- 2 recovery that confuses customers, and makes them question
- 3 the legitimacy of the charges on their bills -- all of which
- 4 are problematic in the current system.
- I think as you explore proposals to reform this
- 6 system, the real challenge is to make sure that customers
- 7 and providers perceive that the charges are equitably
- 8 imposed. I think this requires that any opportunities for
- 9 arbitrage, for any gaming tactics that shift charges among
- 10 customer classes, are eliminated; and that similar services
- are assessed in the same manner, regardless of technology or
- 12 regulatory treatment of the provider.
- I think if we can come up with a plan that meets
- those goals, we probably will be able to build consensus
- 15 around some of these issues.
- The SBC Bell South plan develops a comprehensive
- 17 proposal to reform the current system. I believe the
- proposal represents a fair and equitable approach to solving
- 19 many of the problems that the Commission has identified.
- 20 Under the plan, universal service support would
- 21 come from interstate telecommunications activity involving
- 22 end users. This means that every provider of
- telecommunications, regardless of technology platform or
- 24 facilities ownership, ILECs, CLECs, IXCs, wireless
- operators, paging companies, private carriers, cable modem

- operators, ISPs and other content providers, would
- 2 contribute, based on the retail services it sells to end
- 3 users, as long as that service incorporates an interstate
- 4 telecommunications component. These would be qualifying
- 5 services.
- 6 When the end user purchases a service from a
- 7 provider, they purchase the right to connect to the network,
- 8 and to receive service at some specified bandwidth level.
- 9 This is a qualifying service connection.
- 10 All interstate transmission will be composed of an
- 11 access connection and an interstate transport connection.
- 12 An end user could establish multiple retain relations, or
- they could purchase an integrated or bundled service from
- 14 the single provider. In either case, the amount of the
- assessment is the same, if a service is the same.
- 16 The question of whether the universal service
- 17 charge appears on a single bill, or more than one bill,
- depends on the customer's choice. They can choose multiple
- 19 providers or not.
- The more the customer purchases, the more they
- 21 contribute to universal service; and the more band width
- they purchase, the more they contribute to universal
- 23 service.
- The plan satisfies a threshold of the statute, in
- 25 that every telecommunications carrier that provides

- 1 interstate telecommunications services will contribute. And
- 2 the act doesn't say, provider of access or connection. It
- 3 refers to services; and long distance service clearly is an
- 4 interstate service.
- 5 It broadens the contribution base to ensure
- 6 viability and stability. It's not regressive, because
- 7 contributions are based on the services the customer
- 8 purchases. It's nondiscriminatory, because comparable
- 9 services have comparable funding. There are no cost
- subsidies, and it does eliminate the lag issue, which has
- 11 been problematic for carriers.
- So I believe that this proposal does resolve the
- majority of the problems in equitable way, and I appreciate
- 14 very much being able to participate.
- MS. ABERNATHY: Thank you, Ms. Walsh.
- Okay, Mr. Nishi?
- MR. NISHI: Good afternoon, and thank you for
- inviting me here today. I'm pleased to be before you today.
- 19 As you said, I'm Roger Nishi, and I'm the Vice President of
- 20 Industry Relations for Waitsfield-Fayston Telephone Company
- 21 in Vermont.
- I'm also here today representing El Pasco, the
- nation for the promotion and advancement of small
- 24 telecommunications companies.
- I'm honored to be here to discuss this very

- 1 important subject with you. I would also like to take the
- time to thank you for making this time available in your
- 3 very busy schedules. I know many of you probably had plans
- 4 for a Friday afternoon, heading out for the weekend, and
- 5 this may be taking the place of that. So I do thank you for
- 6 being here.
- 7 I really want express my passion for the industry.
- 8 Communications is a great thing. My son, he's five years
- old, and he thinks it's magic. That's probably because I
- 10 told him so.
- 11 (Laughter.)
- MR. NISHI: But it is a wondrous thing.
- I have a passion for rural telecommunications and
- 14 what it does for customers in rural areas of the U.S. We
- have brought advanced services to rural customers for years,
- oftentimes in much quicker fashion than the larger
- 17 companies, and that's key.
- At Waitsfield, we make sure our customers aren't
- 19 left technologically behind the more urban areas. All these
- 20 are very important. Because of this, our customers are
- 21 better off and our communities are better off. So we think
- we are doing a good thing.
- But what's been the key to all of this? Universal
- services has been a big, big portion, and has allowed us to
- 25 bring many of these technologies to our areas.

1	The Commission's universal service policies have
2	been key to rolling out services in a timely manner, at
3	rates comparable to those in urban areas. Universal service
4	funding mechanisms have helped to advance the technologies
5	in rural high cost areas.
6	Waitsfield's customers have benefitted from this.
7	It's not easy serving mountains and places where there's
8	lots of rocks; areas where people don't live in population
9	clusters.
10	We always say and we joke about this all the time,
11	if the if the cows had phones, it would be much cheaper
12	to provide services to urban areas, as we would have some
13	population densities; but it's not going to happen.
14	So today, I sit here consumed by universal
15	service. I'm concerned as to whether the current system is
16	sustainable; whether there will be sufficient funding in the
17	future. More customers overall high cost areas continue
18	to receive the benefits of universal service funding. I
19	hope so.
20	I guess what we're here today to do is to try to
21	determine what we can do to establish an equitable amount of
22	discriminatory contribution system, that provides for
23	specific predictable sufficient funding, to preserve

In this light, I would like to talk about

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advanced universal service.

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- 1 contributions a bit. El Pasco is in agreement with the FCC
- 2 goals in this proceeding, to ensure the stability and
- 3 sufficiency of the fund, as the marketplace evolves; to
- 4 assess contributions in an equitable and nondiscriminatory
- 5 manner; and to provide certain -- participants -- to delay
- 6 costs of compliance.
- 7 El Pasco is supportive of the Commission's
- 8 exploring a flat fee working contribution assessment. With
- 9 that, I have four points that I would like to make.
- 10 Point one, any flat monthly contribution
- 11 assessment mechanism must require an equitable
- 12 nondiscriminatory share of contributions from more than one
- interstate carrier. That includes -- local exchange
- 14 carriers. That includes inter-exchange carriers, SRECs, and
- anybody who does carry an interstate type of service.
- 16 Legally, Section 254(d) states that any
- 17 telecommunication carrier that provides interstate service
- 18 communications shall contribute an unequitable amount on a
- 19 nondiscriminatory basis. It's the law, so we feel that
- should be upheld.
- As you are aware, two days ago, the Senate
- 22 Subcommittee held hearings on universal service. There
- appeared to be an overriding them from that, in that they
- 24 believe income-based mechanism could only buy companies with
- end users, is both illegal and not fair.